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10/581,276	04/09/2007	Richard Anthony Cudd	00169.113084.	3133
SS14 1275/2010 FITZPATRICK CELLA HARPER & SCINTO 1290 Avenue of the Americas NEW YORK, NY 10104-3800			EXAMINER	
			RUST, ERIC A	
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			2625	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s)	
10/581,276	CUDD ET AL.	
Examiner	Art Unit	
ERIC A. RUST	2625	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address -- Period for Reply

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A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 9 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFH 1.35(a). In no event, however, may a reply be timely filed in the provisions of 37 CFH 1.35(a). In no event, however, may a reply be timely filed in the provisions of 37 CFH 1.35(a). In no event, however, may a reply be timely filed in the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed in the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed in the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be timely filed and the provision of 37 CFH 1.35(a). In no event, however, may a reply be filed and the provision of 37 CFH 1.35(
Status
1) Responsive to communication(s) filed on <u>20 October 2010</u> .  2a) This action is FINAL.  2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.
Disposition of Claims
4) ∑ Claim(s) 2-8.10-15 and 17-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) □ Claim(s) is/are allowed.  6 □ Claim(s) 2-8. 10-15. and 17-20 is/are rejected.  7) □ Claim(s) is/are objected to.  8 □ Claim(s) are subject to restriction and/or election requirement.
Application Papers
9) ☐ The specification is objected to by the Examiner.  10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d)  11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority under 35 U.S.C. § 119
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:  1 ☐ Certified copies of the priority documents have been received.  2 ☐ Certified copies of the priority documents have been received in Application No  3 ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.

## Attachment(s)

1)	Notice of References Cited (PTO-892)
31	Notice of Drofteogreon's Entent Drowing Review (FTO-948)

Notice of Draftsperson's Fatent Drawing Review (FTC-9
 Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date \_\_\_\_\_\_.

Interview Summary (PTO-413)
 Paper Nr/s) Mail Date
 Notice of Informal Patent Application

6) Other: \_\_\_\_\_

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#### DETAILED ACTION

In the Amendment filed on October 20, 2010, Applicants amended claims 2-3, 5-6, 8, and 15, and canceled claim 1. Accordingly, claims 2-8, 10-15, and 17-20 are pending.

### Claim Objections

2. Claims 5-6, 8, and 15 are objected to because of the following informalities:

In regard to claims 5-6, 8, and 15, the recitation "each said control," recited in claim 5, line 14, with similar recitations in claim 6, lines 18-19, claim 8, line 15, and claim 15, line 17, lack antecedent basis. The Examiner recommends amending the claims to recite "each of the at least one of the plurality of controls."

In regard to claim 8, the word "and" should be inserted at the end of line 18.

Appropriate correction is required

#### Claim Rejections - 35 USC § 103

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Application/Control Number: 10/581,276
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size).

4. Claims 2-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant Admitted Prior Art (hereinafter, AAPA) in view of U.S. Patent No. 4,889,439 to Cook et al. (hereinafter, Cook), in view of U.S. Patent No. 5,956,737 to King et al. (hereinafter, King), and further in view of U.S. Patent No. 6,954,282 B2 to Miyamoto et al. (hereinafter, Miyamoto), as evidenced by Canon Easy-WebPrint user Manual.

In regard to independent claims 5 and 6, AAPA discloses a computer implemented method of printing a multi-page document sourced from a computer network (AAPA, pg. 2, lines 13-16), said method comprising the steps of:

providing a zoom property attribute to scale the multi-page document (AAPA, pg.

2, lines 13-16, and Canon Easy-WebPrint user Manual, Fig. 1, "Content Size" box); scaling a size of content of the multi-page document according to the zoom property attribute (AAPA, pg. 2, lines 13-16, and Canon Easy-WebPrint user Manual, Fig. 1, "Content Size" box, would be scaled when user selects a content

printing the scaled multi-page document (AAPA, pg. 2, line 14, printing).

AAPA does not disclose determining whether an amount of the content on a last page of the scaled multi-page document is less than a predetermined amount; and further scaling the size of the content scaled multi-page document down to fit to a nearest whole page when the amount of content is less than the predetermined amount.

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Cook, however, discloses determining whether an amount of the content on a last page of a scaled multi-page document is less than a predetermined amount (Cook, col. 1, lines 57-66, determining the line number of a paragraph that will spill over to the next page is essentially determining how much content is on a next page (i.e., will spill over to the next page). If there are only two pages being typed, then the next page would be the last page. The predetermined amount is the third to last line of the paragraph); and

scaling the multi-page document down to fit to a nearest whole page when the amount of content is less than the predetermined amount (Cook, col. 1, lines 57-66, if the line is the next to last line (i.e., less than the third to the last line), the document places the line on the current page to avoid widow lines on the next page, the Examiner reads placing the line on the current page past the border as scaling the document).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the teachings of Cook with the teachings of AAPA in order to increase the aesthetics of a finished document (Cook, col. 1, lines 44-46).

Cook does not disclose scaling the size of the content.

King, however, discloses scaling the size of content to fit on a media (King, col. 40, lines 55-64 and col. 42, lines 30-67).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the teachings of King with the teachings of AAPA and Cook in order for

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a user to author a document and then have a computer fit it to the media, thereby reducing user workload and increasing user satisfaction (King, col. 2, lines 43-46).

Neither King, Cook, nor AAPA disclose displaying a preview window which shows previews of each individual page in the further scaled multi-page document; determining a subset of the pages of the further scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each said control being associated with an individual page within the preview window; and printing the subset of the pages of the further scaled multi-page document.

Miyamoto, however, discloses displaying a preview window which shows previews of individual images (Miyamoto, Fig. 4, item 18);

determining a subset of the images based on a user selection of at least one of a plurality of controls in the preview window (Miyamoto, Fig. 4, item 18, items 13), each said control being associated with an individual image within the preview window (Miyamoto, Fig. 4, item 18, items 13); and

printing the subset of the images (Miyamoto, col. 4, lines 46-59).

The Examiner understands that Miyamoto is dealing with a subset of images, whereas the instant application is dealing with a subset of pages of a document.

However, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case, Miyamoto and the prior art are both pertinent to the

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problem of seeing a preview of a desired print product, and selecting a desired subset of that print product for printing based on a user selection of at least one of a plurality of controls in the preview window each said control being associated with an individual product within the preview window.

Moreover, the test for obviousness is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981).

The Examiner believes the combination of Miyamoto with King, Cook, and AAPA would have suggested to one of ordinary skill in the art at the time of the invention to display a preview window which shows previews of each individual page in the further scaled multi-page document; determine a subset of the pages of the further scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each said control being associated with an individual page within the preview window; and print the subset of the pages of the further scaled multi-page document.

Moreover, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Miyamoto modified for displaying a preview window which shows previews of each individual page in the further scaled multi-page document; determining a subset of the pages of the further scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each said control being associated with an individual page within the preview window; and printing the subset of the pages of the further scaled multi-page document with the

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teachings of King, Cook, and AAPA so that a selected product can be discriminated from other non-selected products (**Miyamoto, col. 4, lines 56-59**). This increases user satisfaction.

In regard to claim 2, which depends from claim 5, AAPA discloses wherein the user preference is determined for each page (AAPA, pg. 2, lines 13-16, and Canon Easy-WebPrint user Manual, Fig. 1, "Content Size" box, and/or "Print" selection would be determined for each page).

In regard to claim 3 which depends from claim 5, Miyamoto discloses wherein the user preference is determined by using a checkbox (Miyamoto, Fig. 6, item 13, and col. 4, lines 46-56).

In regard to claim 4, which depends from claim 3, Miyamoto discloses wherein the checkbox is in a vicinity of the previewed pages (Miyamoto, Fig. 6, item 13, and col. 4, lines 46-56).

In regard to claim 7, which depends from claim 6, AAPA discloses code for determining a user selection, within the preview window, for the pages of the scaled document (AAPA, pg. 2, lines 13-16, and Canon Easy-WebPrint user Manual, Fig. 1, "Content Size" box, and/or "Print" selection); and

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code for printing a subset of the pages according to the user selection (AAPA, pg. 2, line 14, printing).

 Claims 8, 10-15, and 17-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant Admitted Prior Art (hereinafter, AAPA) in view of U.S.
 Patent No. 4,889,439 to Cook et al. (hereinafter, Cook), and further in view of Miyamoto, as evidenced by Canon Easy-WebPrint user Manual.

In regard to independent claims 8 and 15, AAPA discloses a computer implemented method of printing a document sourced from a computer network and spanning a plurality of printable pages (AAPA, pg. 2, lines 13-16), comprising the step of:

printing the content (AAPA, pg. 2, line 14, printing).

AAPA does not disclose determining whether an amount of content on a last page of the printable pages is less than a predetermined amount; and

when the determined amount of the content is less than the predetermined amount,

(i) determining a user preference for one of (i) scaling a size of the content to fit
the nearest whole page, which is the plurality of printable pages less one, and (ii)
printing the plurality of pages;

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(ii) where the user preference is for scaling, providing a zoom property attribute to scale the size of content down to fit the content to the nearest whole page and scaling a size of the content according to the zoom property attribute.

AAPA, however, discloses (i) determining a user preference for one of (i) scaling the size of the content to fit the nearest whole page, which is the plurality of printable pages less one (AAPA, pg. 2, lines 13-16, and Canon Easy-WebPrint user Manual, Fig. 1, "Content Size" box, would be scaled when user selects a content size), and (ii) printing the plurality of pages (AAPA, pg. 2, line 14, printing);

(ii) where the user preference is for scaling, providing a zoom property attribute to scale a size of the content down to fit the content to the nearest whole page and scaling a size of the content according to the zoom property attribute (AAPA, pg. 2, lines 13-16, and Canon Easy-WebPrint user Manual, Fig. 1, "Content Size" box).

Moreover, Cook discloses determining whether an amount of content on a last page of said printable pages is less than a predetermined amount (Cook, col. 1, lines 57-66, determining the line number of a paragraph that will spill over to the next page is essentially determining how much content is on a next page (i.e., will spill over to the next page). If there are only two pages being typed, then the next page would be the last page. The predetermined amount is the third to last line of the paragraph);

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the teachings of Cook with the teachings of AAPA in order to increase the aesthetics of a finished document (Cook, col. 1, lines 44-46).

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Neither Cook nor AAPA disclose displaying a preview window which shows previews of each individual page in the scaled multi-page document; determining a subset of the pages of the scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each of said control being associated with an individual page within the preview window; and printing the subset of the pages of the scaled multi-page document, where the user preference is for printing the plurality of pages.

Miyamoto, however, discloses displaying a preview window which shows previews of individual images (**Miyamoto**. Fig. 4, item 18):

determining a subset of the images based on a user selection of at least one of a plurality of controls in the preview window (Miyamoto, Fig. 4, item 18, items 13), each of said control being associated with an individual image within the preview window (Miyamoto, Fig. 4, item 18, items 13), where the user preference is for printing the plurality of images (Miyamoto, col. 4, lines 46-59).

The Examiner understands that Miyamoto is dealing with a subset of images, whereas the instant application is dealing with a subset of pages of a document.

However, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case, Miyamoto and the prior art are both pertinent to the problem of seeing a preview of a desired print product, and selecting a desired subset

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of that print product for printing based on a user selection of at least one of a plurality of controls in the preview window each said control being associated with an individual product within the preview window.

Moreover, the test for obviousness is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981).

The Examiner believes the combination of Miyamoto with Cook and AAPA would have suggested to one of ordinary skill in the art at the time of the invention to display a preview window which shows previews of each individual page in the scaled multi-page document; determine a subset of the pages of the scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each of said control being associated with an individual page within the preview window; and printing the subset of the pages of the scaled multi-page document, where the user preference is for printing the plurality of pages.

Moreover, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Miyamoto modified for displaying a preview window which shows previews of each individual page in the scaled multi-page document; determining a subset of the pages of the scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each of said control being associated with an individual page within the preview window; and printing the subset of the pages of the scaled multi-page document, where the user preference is for printing the plurality of pages with the teachings of Cook and AAPA so

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that a selected product can be discriminated from other non-selected products (Miyamoto, col. 4, lines 56-59). This increases user satisfaction.

In regard to claim 10, which depends from claim 8, AAPA discloses wherein said determining comprises presenting a dialog box to the user within a graphical user interface whereby the user can select one of scaling the content to fit the nearest whole page or printing said plurality of pages (Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1, a GUI is shown, user can select print with out scaling document, or user can scale the document using the "Content Size" box disclosed in the GUI),

said method being performed in conjunction with a graphical user interface arranged to display both a print preview of said document spanning said plurality of pages and a print preview of said document scaled to said nearest whole page (Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1, a GUI is shown, the GUI is of a preview window that shows a preview of an image. The default image previewed is not scaled (see "Content Size" box which is at 100%). If Content size is adjusted, the preview image would be adjusted. Accordingly, the GUI displays both a print preview of said document spanning said plurality of pages and a print preview of said document scaled to said nearest whole page).

In regard to claims 11 and 18, which depend from claims 10 and 17, respectively, Miyamoto discloses a step of detecting a user selection of one of the print

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previews and printing the selected print preview (Miyamoto, Fig. 6, item 13, and col. 4, lines 46-56, a subset of the images are selected for printing, when the user selects the print button, detecting a user selection of one of said print previews and printing the selected print preview would be required).

In regard to claim 12, which depends from claim 8, neither AAPA nor Cook disclose wherein the predetermined amount is user adjustable, said method further comprising a step of presenting a graphical user interface including a value of the predetermined amount and detecting a user's change to the amount made via the graphical user interface.

However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify AAPA wherein said predetermined amount is user adjustable, said method further comprising the step of presenting a graphical user interface including a value of said predetermined amount and detecting a user's change to said amount made via said graphical user interface since it has been held that the provision of adjustability, where needed, involves only routine skill in the art. In re Stevens, 101 USPQ 284 (CCPA 1954).

In regard to claim 13, which depends from claim 12, the combination of AAPA and Cook disclose wherein the graphical user interface comprises at least one of a numerical representation of the value and a user manipulable graphical representation of the value (Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1, a

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GUI is shown, and Cook, col. 1, lines 57-66, line number is numerical representation of said value).

In regard to claim 14, which depends from claim 13, neither AAPA nor Cook disclose representing the predetermined amount within a bounding area in a graphical user interface and detecting manipulation of the bounding area by the user, the manipulation thereby at least adjusting a scale factor for the scaling.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify AAPA to represent said predetermined amount within a bounding area in a graphical user interface and detecting manipulation of the bounding area by the user, the manipulation thereby at least adjusting a scale factor for the scaling since it was known in the art that such modification provides a user a quick and easy way for a user to see the results of his/her adjustment.

In regard to claim 17, which depends from claim 15, AAPA discloses wherein the computer network comprises the World Wide Web and said printing application program is configured to interact with a web browser application program having an associated graphical user interface (Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1, a GUI is shown, the GUI is integrated into in Internet Explorer browser (see top left of GUI disclosed in Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1)),

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said printing application program further comprising code arranged to display via the graphical user interface both a print preview of the document spanning the plurality of pages and a print preview of the document scaled to the nearest whole page (Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1, a GUI is shown, the GUI is of a preview window that shows a preview of an image. The default image previewed is not scaled (see "Content Size" box which is at 100%). If Content size is adjusted, the preview image would be adjusted. Accordingly, the GUI displays both a print preview of said document spanning said plurality of pages and a print preview of said document scaled to the nearest whole page).

In regard to claim 19, which depends from claim 17, AAPA discloses code for presenting a subsidiary graphical user interface box within the graphical user interface of the web browser application whereby a user thereof can select one of scaling the content to fit the nearest whole page or printing the plurality of pages (Canon Easy-WebPrint user Manual, labeled by Examiner as pg. 1, a GUI is shown, the subsidiary graphical user interface box is the toolbar shown in the GUI, the toolbar allows for scaling the content ("Content Size" box) and printing the pages ("Print" button)).

In regard to claim 20, which depends from claim 19, neither AAPA nor Cook discloses wherein the subsidiary graphical user interface comprises a dialog box including a user manipulable graphical representation of predetermined amount.

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify AAPA so that said subsidiary graphical user interface comprises a dialog box including a user manipulable graphical representation of predetermined amount since it was known in the art that such modification provides a user a quick and easy way for a user to see the results of his/her adjustment.

# Response to Arguments

 Applicants' arguments with respect to claims 2-8, 10-15, and 17-20 have been carefully considered but are not persuasive.

In regard to the rejection of claims 2-8, 10-15, and 17-20, Applicants argue that none of the cited references discloses displaying a preview window which shows previews of each individual page in the further scaled multi-page document; determining a subset of the pages of the further scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each said control being associated with an individual page within the preview window; and printing the subset of the pages of the further scaled multi-page document. See Amendment, pg. 10.

Specifically, Applicants state that Miyamoto describes that individual images may be provided so that a user may select an image to be displayed in a print preview window, and that an image to be printed on one sheet of paper is displayed in the print image preview window. See Id.

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The Examiner agrees that Miyamoto discloses what Applicants state. However, Miyamoto further discloses displaying a preview window which shows previews of individual images (Miyamoto, Fig. 4, item 18); determining a subset of the images based on a user selection of at least one of a plurality of controls in the preview window (Miyamoto, Fig. 4, item 18, items 13), each said control being associated with an individual image within the preview window (Miyamoto, Fig. 4, item 18, items 13); and printing the subset of the images (Miyamoto, col. 4, lines 46-59).

The Examiner understands that Miyamoto is dealing with a subset of images, whereas the instant application is dealing with a subset of pages of a document.

However, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case, Miyamoto and the prior art are both pertinent to the problem of seeing a preview of a desired print product, and selecting a desired subset of that print product for printing based on a user selection of at least one of a plurality of controls in the preview window each said control being associated with an individual product within the preview window.

Moreover, the test for obviousness is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981).

The Examiner believes the combination of Miyamoto with King, Cook, and AAPA would have suggested to one of ordinary skill in the art at the time of the invention to display a preview window which shows previews of each individual page in the further scaled multi-page document; determine a subset of the pages of the further scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each said control being associated with an individual page within the preview window; and print the subset of the pages of the further scaled multi-page document.

Moreover, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Miyamoto modified for displaying a preview window which shows previews of each individual page in the further scaled multi-page document; determining a subset of the pages of the further scaled multi-page document based on a user selection of at least one of a plurality of controls in the preview window, each said control being associated with an individual page within the preview window; and printing the subset of the pages of the further scaled multi-page document with the teachings of King, Cook, and AAPA so that a selected product can be discriminated from other non-selected products (Miyamoto, col. 4, lines 56-59). This increases user satisfaction.

#### Conclusion

 THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to ERIC A. RUST whose telephone number is (571)-270-3380. The examiner can normally be reached on Monday - Friday, 8:00 a.m. - 5:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Benny Tieu can be reached on (571)-272-7490. The fax phone number for the organization where this application or proceeding is assigned is 571-270-4380.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic

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Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/ERIC A. RUST/

Examiner, Art Unit 2625

12/09/2010

/Benny Q Tieu/

Supervisory Patent Examiner, Art Unit 2625